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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/851,040	05/08/2001	Stephen Paul Zimmerman	8072M 2167	
27752	7590 10/12/2004			INER
THE PROCTER & GAMBLE COMPANY INTELLECTUAL PROPERTY DIVISION WINTON HILL TECHNICAL CENTER - BOX 161 6110 CENTER HILL AVENUE			BECKER, DREW E	
			ART UNIT	PAPER NUMBER
			1761	
CINCINNATI, OH 45224			DATE MAILED: 10/12/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

· -		Application No.	Applicant(s)	(h)			
		09/851,040	ZIMMERMAN ET AL.				
Of	fice Action Summary	Examiner	Art Unit				
		Drew E Becker	1761				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTEI THE MAILIN - Extensions of after SIX (6) N - If the period fo - If NO period fo - Failure to reply Any reply rece	NED STATUTORY PERIOD FOR REPL IG DATE OF THIS COMMUNICATION. time may be available under the provisions of 37 CFR 1. IONTHS from the mailing date of this communication. or reply specified above is less than thirty (30) days, a report reply is specified above, the maximum statutory period within the set or extended period for reply will, by statutived by the Office later than three months after the mailing term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be tin oly within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	nely filed s will be considered timel the mailing date of this c D (35 U.S.C. § 133).				
Status							
2a)⊠ This a 3)⊡ Since	ction is <b>FINAL</b> . 2b) This this application is in condition for allowed in accordance with the practice under	s action is non-final. ance except for formal matters, pro		e merits is			
Disposition of	Claims						
4a) Of 5)	(s) 1-3,5-23,28 and 29 is/are pending in the above claim(s) is/are withdra (s) is/are allowed. (s) 1-3,5-23,28 and 29 is/are rejected. (s) is/are objected to. (s) are subject to restriction and/o	wn from consideration.					
Application Pa	pers						
10)∭ The dr Applica Replac	ecification is objected to by the Examina awing(s) filed on is/are: a) account may not request that any objection to the element drawing sheet(s) including the correct the or declaration is objected to by the E	cepted or b) objected to by the I drawing(s) be held in abeyance. Section is required if the drawing(s) is objection	e 37 CFR 1.85(a). jected to. See 37 CI	• •			
Priority under 3	35 U.S.C. § 119						
a)	wledgment is made of a claim for foreign b) Some * c) None of: Certified copies of the priority documen Certified copies of the priority documen Copies of the certified copies of the priority application from the International Burea attached detailed Office action for a list	ts have been received. ts have been received in Applicati prity documents have been receive au (PCT Rule 17.2(a)).	on Noed in this National	Stage			
Attachment(s)							
Notice of Drag     Information D	erences Cited (PTO-892) ftsperson's Patent Drawing Review (PTO-948) isclosure Statement(s) (PTO-1449 or PTO/SB/08 fail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:		D-152)			

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#### **DETAILED ACTION**

## Specification

1. The disclosure is objected to because of the following informalities: page 1 includes an attorney docket number, which should be removed when referring to an application.

## Election/Restrictions

2. This application contains claims 24-27 and 30 drawn to an invention nonelected without traverse in Paper No. 9. A complete reply to the rejection must include cancelation of nonelected claims or other appropriate action (37 CFR 1.144) See MPEP § 821.01.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-3, 8-15, 18-23, and 28-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Szwerc [Pat. No. 4,844,919] in view of Applicants Admitted Prior Art (page 8, lines 19-32 of the specification).

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Szwerc teaches snack pieces comprising consistent concave-curved pieces with random surface features (Figures 1-3) and a thickness of 3mm (column 4, line 64). Szwerc does not recite a volumetric bulk density of 8-80x10<sup>-5</sup> g/mm<sup>3</sup>, nesting, a package, a lipid content of 18-40%, a package bulk density of 10-35x10<sup>-5</sup> g/mm<sup>3</sup>, a snack piece density of 1 to  $17x10^{-4}$  g/mm<sup>3</sup>, or a modulus of elasticity of 0.1-6 g/mm<sup>2</sup>. Applicants' Admitted Prior Art [AAPA] teaches non-planar snack pieces in a nested arrangement with a volumetric bulk density of 26 to 59x10<sup>-5</sup> g/mm<sup>3</sup>, a package volumetric bulk density of 13 to  $20x10^{-5}$  g/mm<sup>3</sup>, and chips which have similar shape and size, and a fat content of 38% (page 8, lines 19-32), and the snack pieces would have inherently overlapped when packaged and possessed some degree of surface randomness. It would have been obvious to one of ordinary skill in the art to incorporate the snack piece features of AAPA into the invention of Szwerc since both are directed to snack pieces, since these densities and properties were well know in the snack piece art as shown by AAPA, and since more efficient packaging of the snack pieces of Szwerc, in view of AAPA, would have provided many benefits such as reduced shipping costs, reduced storage costs, and reduced packaging costs. It would have been obvious to one of ordinary skill in the art to use a snack piece density of 1 to  $17x10^{-4}$  g/mm<sup>3</sup> in the product of Szwerc, in view of AAPA, since this would have been done during the course of normal experimentation and optimization, since AAPA already included a volumetric bulk density of 26 to 59x10<sup>-5</sup> g/mm<sup>3</sup> and a package volumetric bulk density of 13 to  $20x10^{-5}$  g/mm<sup>3</sup> (page 8, lines 19-32), and since a dense snack piece would reduce the shipping and storage cost per package. It would have been obvious to one of

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ordinary skill in the art to use a modulus of elasticity of 0.1-6 g/mm<sup>2</sup> in the product of Szwerc, in view of AAPA, since this would have been done during the course of normal experimentation and optimization and since a more resilient chip would be less likely to break during shipping and transport.

5. Claims 1, 3, 8-13, 15, 18-19, 21-22, and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Szwerc in view of Carey et al [Pat. No. 5,747,092]. Szwerc teaches snack pieces comprising consistent concave-curved pieces with random surface features (Figures 1-3) and a thickness of 3mm (column 4, line 64). Szwerc does not recite a volumetric bulk density of 8-80x10<sup>-5</sup> g/mm<sup>3</sup>, a package, a lipid content of 18-40%, a snack piece density of 1 to 17x10<sup>-4</sup> g/mm<sup>3</sup>, or a modulus of elasticity of 0.1-6 g/mm<sup>2</sup>. Carey et al teach overlapping non-planar snack pieces comprising chips with random surface features (Figure 1), a bulk density of 5-9.5 lb/ft3 or 8 to 15.2x10<sup>-5</sup> g/mm<sup>3</sup> (column 20, line 39), a fat content of 18.5% (column 24, line 63), consistent size and shape (column 18, lines 5-39), packaging (column 20, line 37), a minimum thickness of .03125" (column 18, line 14), a maximum thickness at least 2.75 times greater than the minimum thickness (column 5, line 59) which results in a maximum thickness of at least 2.2 mm. The snack pieces would have inherently overlapped when packaged. Carey et al teach the above mentioned components. Carey et al do not recite a snack piece density of 1 to  $17x10^{-4}$  g/mm<sup>3</sup> or a modulus of elasticity of 0.1-6 g/mm<sup>2</sup>. It would have been obvious to one of ordinary skill in the art to incorporate the snack piece features of Carey et al into the invention of Szwerc since both are directed to snack pieces, since these densities and properties were well know

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in the snack piece art as shown by Carey et al, and since more efficient packaging of the snack pieces of Szwerc, in view of Carey et al, would have provided many benefits such as reduced shipping costs, reduced storage costs, and reduced packaging costs. It would have been obvious to one of ordinary skill in the art to use a snack piece density of 1 to  $17x10^{-4}$  g/mm³ in the product of Szwerc, in view of Carey et al, since this would have been done during the course of normal experimentation and optimization, since Carey et al already included a bulk density of 5-9.5 lb/ft³ or 8 to  $15.2x10^{-5}$  g/mm³ (column 20, line 39), and since a dense snack piece would reduce the shipping and storage cost per package. It would have been obvious to one of ordinary skill in the art to use a modulus of elasticity of 0.1-6 g/mm² in the product of Szwerc, in view of Carey et al, since this would have been done during the course of normal experimentation and optimization and since a more resilient chip would be less likely to break during shipping and storage.

6. Claims 5-7 and 16-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Szwerc, in view of AAPA, as applied above, and further in view of Fink et al [Pat. No. 6,129,939].

Szwerc and AAPA teach the above mentioned components. Szwerc and AAPA do not recite a bowl shape, sphere-cap, or a radius of curvature of 5-500 mm. Fink et al teach a snack piece comprising a bowl shape with a sphere cap (column 2, line 24). It would have been obvious to one of ordinary skill in the art to incorporate the bowl shape with a sphere-cap of Fink et al into the product of Szwerc, in view of AAPA, since all are directed to snack pieces, since Szwerc already included curved chips (Figures 1-3), and

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since chips having bowl shapes and sphere caps were commonly known as shown by Fink et al. Although not specifically recited, it would have been obvious to one of ordinary skill in the art to use a radius of curvature of 5-500 mm for the product of Szwerc since Szwerc already taught a degree of curvature of 10-45° (column 5, line 8), since this would have been done during the course of normal experimentation and optimization, and since this size of curvature was commonly used for snack pieces as evidenced by nearly any supermarket.

7. Claims 5-7 and 15-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Szwerc, in view of Carey et al, as applied above, and further in view of Fink et al. Szwerc and Carey et al teach the above mentioned components. Szwerc and Carey et al do not recite a bowl shape with a sphere-cap and a radius of curvature of 5-500 mm. Fink et al teach a snack piece comprising a bowl shape with a sphere cap (column 2, line 24). It would have been obvious to one of ordinary skill in the art to incorporate the bowl shape with a sphere-cap of Fink et al into the product of Szwerc, in view of Carey et al, since all are directed to snack pieces, since Szwerc already included a concave surface (Figures 1-3), and since chips having a bowl-shaped design with a sphere cap were commonly known as shown by Fink et al. Although not specifically recited, it would have been obvious to one of ordinary skill in the art to use a radius of curvature of 5-500 mm for the product of Szwerc, in view of Carey et al and Fink et al, since Szwerc already taught a degree of curvature of 10-45° (column 5, line 8), since this would have been done during the course of normal experimentation and optimization, and since this

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size of curvature was commonly used for chips as evidenced by nearly any supermarket.

8. Claims 2, 14, 20, 23, and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Szwerc, in view of Carey et al, as applied above, and further in view of AAPA.

Szwerc and Carey et al teach the above mentioned components. Szwerc and Carey et al do not recite nesting and a package bulk density of 10-35x10<sup>-5</sup> g/mm<sup>3</sup>. AAPA teach a snack piece being packaged in nested configuration and a package bulk density of 10-35x10<sup>-5</sup> g/mm<sup>3</sup> (page 8, lines 19-32 of the specification). It would have been obvious to one of ordinary skill in the art to incorporate the packaging characteristics of AAPA into the invention of Szwerc, in view of Carey et al, since all are directed to snack pieces, since Carey et al already included packaging (column 20, line 37), and since the packaging characteristics of AAPA would have provided improved shipping and transport by reducing costs due to the more efficient packing.

# Response to Arguments

9. Applicant's arguments filed August 10, 2004 have been fully considered but they are not persuasive.

Applicants argue that Szwerc does not teach a random surface. However, Szwerc clearly teaches random surfaces as shown in Figures 1-3. Both the upper surface has a random coating of toppings (#2), and the sides of the snack piece possessed random surfaces as shown by the wavy lines and dots. Regarding the

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toppings, this form of surface is completely random since there is absolutely no pattern to the topping.

### Conclusion

10. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Drew E Becker whose telephone number is 571-272-1396. The examiner can normally be reached on Mon.-Thur. 8am-5pm and every other Fri. 8am-4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Milton Cano can be reached on 571-272-1398. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Drew E Becker Primary Examiner Art Unit 1761

DREW BECKER
DREW BECKER
PRIMARY EXAMINER
10-7-04